AO 120 (Rev. 3/04)

TO:

Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

14-28-2011

		6 U.S.C. § 1116 you are hereby advised that a court action has been O no the following x Patents or Trademarks:		
DOCKET NO. 4:08CV367RWS	DATE FILED March 17, 2008	U.S. DISTRICT COURT EASTERN DISTRICT OF MISSOURI		
PLAINTIFF		DEFENDANT		
MUNCHKIN, INC., ET AL.		FURMINATOR, INC.		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
17,334,540		SEE ATTACHED COMPLAINT		
26,782,846				
37,077,076				
4 7,222,588				
5				
		vatent(s)/ trademark(s) have been included:		
DATE INCLUDED	INCLUDED BY	ndment		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK		
1				
2	·			
3				
4				
5				
In the above—entitled case, the following decision has been rendered or judgement issued:				
DECISION/JUDGEMENT				
See affached				
CLERK	(BY	DEPUTY CLERK DATE		

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

Case: 4:08-cv-00367-ERW Doc. #: 474 Filed: 03/30/11 Page: 1 of 2 PageID #: 17994

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

FURMINATOR, INC.,)	
Plaintiff,)	
vs.)	Case No. 4:08CV00367 ERW
KIM LAUBE & CO., INC.,))	JAMES G. WOODWARD, CLERK A TRUE COPY OF THE ORIGINAL
Defendant.	ý	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI
	<u>JUDGMENT</u>	By Man Jackat
		DEPUTY CLERK

In accordance with the Memorandum and Order entered on this date and incorporated herein,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that FURminator's Motion Under 35 U.S.C. § 283 for Permanent Injunction and Proposed Injunction [doc. #467] is GRANTED, and further,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Kim Laube & Co., Inc., its officers, directors, shareholders, distributors, employees, servants, agents and attorneys, all heirs, successors and assigns, any and all companies controlled by Laube or any of its officers, directors, shareholders or employees, and those acting in concert or participation therewith, shall not:

- (a) manufacture, use, sell, offer for sale, display on any website or in any form of advertisement, or import into the United States: the Laube Quik-Change tool, the Laube Lazor Adjustable Blade Rake tool, the Laube iVac tool, any tool that is not more than colorably different from the Laube Quik-Change tool, any tool that is not more than colorably different from the Laube Lazor Adjustable Blade Rake tool, and any tool that is not more than colorably different from the Laube iVac tool;
- (b) induce others to manufacture, use, sell, offer for sale, display on any website or in any form of advertisement, or import into the United States: the Laube Quik-Change tool, the Laube Lazor Adjustable Blade Rake tool, the Laube iVac tool, any tool that is not more than colorably different from the Laube Quik-Change tool, any tool that is not more than colorably different from the Laube Lazor Adjustable Blade Rake tool, and any tool that is not more than colorably different from the Laube iVac tool;

Case: 4:08-cv-00367-ERW Doc. #: 474 Filed: 03/30/11 Page: 2 of 2 PageID #: 17995 (c) manufacture, use, sell, offer for sale, display on any website or in any form of advertisement, or import into the United States any component that is both (i) not a staple article of commerce suitable for substantial noninfringing use with respect to U.S. Patent No. 7,334,540, and (ii) is a component of one or more of the following: the Laube Quik-Change tool, the Laube Lazor Adjustable Blade Rake tool, the Laube iVac tool, any tool that is not more than colorably different from the Laube Lazor Adjustable Blade Rake tool, and any tool that is not more than colorably different from the Laube Lazor Adjustable Blade Rake tool, and any tool that is not more than colorably different from the Laube iVac tool.

This injunction shall take effect one week from the date of this order, and shall remain in force until the expiration of U.S. Patent No. 7,334,540.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that FURminator's Motion for Enhanced Damages Pursuant to 35 U.S.C. § 284 and Prejudgment Interest [doc. #469] is GRANTED. In accordance with the determination by the jury that Defendant Kim Laube & Co., Inc.'s infringement of the '540 Patent was willful, the jury verdict award of \$380,000 for lost profits shall be doubled to an award of damages totaling \$760,000, to be combined with the jury verdict award of \$46,270 for reasonable royalty, for a total award of \$806,270. Prejudgment interest is awarded to FURminator, in the amount of \$69,450.07, which covers the date of initial infringement to the entry of this judgment.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that FURminator is granted post-judgment interest pursuant to 28 U.S.C. § 1961, at a rate equal to the weekly average 1-year constant maturity Treasury yield, compounded annually, to run from the date of entry of this judgment until such time that Laube satisfies the total amount of money damages stated herein.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that this is a final judgment for purposes of appeal.

Dated this 30th Day of March, 2011.

E. Robert Stable

E. RICHARD WEBBER SENIOR UNITED STATES DISTRICT JUDGE